## PATENT COOPERATION TREATY

## **PCT**

INTERNATIONAL APPLICATION STATUS FORM (IASF)

## Date of issue of this IASF:

(the information contained in this IASF reflects the status of the international application as of this date)

09 February 2006 (09.02.2006)

## From the INTERNATIONAL BUREAU

To:

UNITED STATES PATENT AND TRADEMARK OFFICE Commissioner for Patents, P.O.Box 1450 Alexandria VA 22313 -1450 ETATS-UNIS D'AMERIQUE

I - INTERN	ATIONAL APPLICATION	
I-1	International application number:	PCT/GB2004/003205
I-2	International filing date:	23 July 2004 (23.07.2004)
1-3	Earliest priority date:	24 July 2003 (24.07.2003)
1-4	Title of the invention:	A SUNBLIND
I-5	International Patent Classification:	<sup>7</sup> B60J 1/20
I-6	Language of filing:	English
I-7	The State for which the Office acts as a designated Office has been designated in the international application:	Yes
I-7-1	Indication of the State(s) designated in the international application in respect of which the Office acts as a designated Office (only where the designated Office is a regional Office):	Not applicable
I-7-2	The international application has been considered withdrawn in a declaration made by the receiving Office on (date):	Not applicable
I-7-3	The international application or the designation of the State for which the Office acts as a designated Office has been withdrawn by the applicant (date on which withdrawal became effective):	Not applicable
I-7-4	Kind of protection or treatment:	Patent
I-7-4-1	Identification of parent application or parent grant:	Not applicable
I-8	Date of receipt of record copy by the International Bureau:	19 August 2004 (19.08.2004)
I-9	Applicant(s) and/or inventor(s) for the State(s) for which the Office acts as a designated Office	
I-9-1	Applicant and/or inventor	
1-9-1-1	Data currently on record	
1-9-1-1-1	Applicant's and/or inventor's name:	TAQVI, Jonathan
l-9-1-1-2	Address:	47 Kighill Lane Ravenshead Nottingham, NG15 9HN United Kingdom
I-9-1-1-3	State of nationality:	GB
I-9-1-1-4	State of residence:	GB
I-9-1-1-5	This person is:	Applicant and inventor

I-9-1-2	Data previously on record (in case of a change recorded by the International Bureau under Rule 92bis):	No data previously on record available for inclusion in this IASF; any such data is available from the IB.
I-9-1-3	Indication of the State(s) designated in the international application for the purposes of which the person is an applicant and/or inventor (only where the designated Office is a regional Office):	Not applicable
1-9-2	Applicant and/or inventor	
I-9-2-1	Data currently on record	
I-9-2-1-1	Applicant's and/or inventor's name:	LEADBEATER, Robert
I-9-2-1-2	Address:	5 Rothbury Grove Bingham Nottingham NG13 8TG United Kingdom
I-9-2-1-3	State of nationality:	GB
I-9 <b>-</b> 2-1-4	State of residence:	GB
I-9-2-1-5	This person is:	Applicant and inventor
I-9-2-2	Data previously on record (in case of a change recorded by the International Bureau under Rule 92bis):	No data previously on record available for inclusion in this IASF; any such data is available from the IB.
I-9 <b>-</b> 2-3	Indication of the State(s) designated in the international application for the purposes of which the person is an applicant and/or inventor (only where the designated Office is a regional Office):	Not applicable
I-10	The international application contains sequence listings and/or tables filed under Section 801(a) of the Administrative Instructions:	No
I-11	The following declaration(s) referred to in Rule 4.17 made f Office acts as a designated Office was (were) contained in by the International Bureau before the expiration of the time	the international application as filed or receives
I-11-1	Declaration(s) as to the identity of the inventor (Rules 4.17 (i) and 51bis.1(a)(i)):	Not applicable
I-11-2	Declaration(s) as to the applicant's entitlement, as at the international filing date, to apply for and be granted a patent (Rules 4.17(ii) and 51bis.1(a)(ii)):	Not applicable
I-11-3	Combined declaration(s) as to the identity of the inventor (Rules 4.17(i) and 51bis.1(a)(i)) and the applicant's entitlement, as at the international filing date, to apply for and be granted a patent (Rules 4.17(ii) and 51bis.1(a)(ii)):	Not applicable
I-11-4	Declaration(s) as to the applicant's entitlement, as at the international filing date, to claim the priority of the earlier application (Rules 4.17(iii) and 51bis.1(a)(iii)):	Not applicable
l-11-5	Declaration(s) of inventorship (only for the purposes of the designation of the United States of America) (Rules 4.17 (iv) and 51bis.1(a)(iv)):	Not applicable
I-11-6	Declaration(s) as to non-prejudicial disclosures or exceptions to lack of novelty (Rules 4.17(v) and 51bis.1(a) (v)):	Not applicable
II - PRIOR	ITY CLAIM(S)	
II-1	Number of earlier application:	0317270.7
II-1-1	Filing date of earlier application:	24 July 2003 (24.07.2003)
II-1-2	Country in which, or regional Office or receiving Office with which earlier application was filed (where the earlier application is an ARIPO application, indication of the	

II-1-3		country party to the Paris Convention or Member of the World Trade Organization for which that earlier application was filed):	
with Rule 17.1(a) or (b) (only where priority document was received at the International Bureau):  III-1-5     Applicant has requested the receiving Office to prepare and transmit the priority document in compliance with Rule 17.1(b) (only where no priority document was received at the International Bureau):  III-1-6     III-1-7     III-1-7     III-1-8     III-1-8     III-1-8     III-1-8     III-1-9     III-1-9     III-1-9     III-1-9     IIII-1-9     III-1-9     III-1-	II-1-3	Priority document received at the International Bureau on:	24 August 2004 (24.08.2004)
and transmit the priority document in compliance with Rule 17.1(b) (only where no priority document was received at the International Bureau):    II-1-6	II-1-4	with Rule 17.1(a) or (b) (only where priority document was	Yes
(date on which withdrawal became effective; if the notice of withdrawal was received by the International Bureau after completion of technical preparations for international publication, such withdrawal will not have been reflected in the pamphlet) (Rule 90bis.3).  II-1.7 Declaration by the receiving Office or the International Bureau that priority claim is considered, for the purposes of the procedure under the Treaty, not to have been made (date of declaration) (Rule 26bis.2(b)):  II-2 Number of earlier application:  II-2.1 Filing date of earlier application:  II-2.2 Country in which, or regional Office or receiving Office with which earlier application was filed (where the earlier application was filed (where the earlier application was filed):  II-2.3 Priority document and RIPO application, indication of the country party to the Paris Convention or Member of the World Trade Organization for which that earlier application was filed):  II-2.4 Priority document submitted or transmitted in compliance with Rule 17.1(a) or (b) (only where priority document was received at the International Bureau):  II-2.5 Applicant has requested the receiving Office to prepare and transmit the priority document was received at the International Bureau):  II-2.6 Priority diam withdrawn by a notice from the applicant (add to on which withdrawal became effective; if the notice of withdrawal was received by the International Bureau after completion of technical preparations for international Bureau that priority claim is considered, for the purposes of the procedure under the Treaty, not to have been made (date of declaration) (Rule	II-1-5	and transmit the priority document in compliance with Rule 17.1(b) (only where no priority document was received at	Not applicable
Bureau that priority claim is considered, for the purposes of the procedure under the Treaty, not to have been made (date of declaration) (Rule 26bis.2(b)):  11-2 Number of earlier application:  11-2-1 Filling date of earlier application:  11-2-2 Country in which, or regional Office or receiving Office with which earlier application was filed (where the earlier application is an ARIPO application, indication of the World Trade Organization for which that earlier application was filed):  11-2-3 Priority document received at the International Bureau on:  11-2-4 Priority document submitted or transmitted in compliance with Rule 17.1(a) or (b) (only where priority document was received at the International Bureau):  11-2-5 Applicant has requested the receiving Office to prepare and transmit the priority document was received at the International Bureau):  11-2-6 Priority claim withdrawn by a notice from the applicant (date on which withdrawal became effective; if the notice of technical preparations for international Bureau after completion of technical preparations for international Bureau after completation (Rule 26bis.2(b)):  11-2-7 Declaration by the receiving Office or the International Bureau:  11-2-1 International Searching Authority carrying out the international Search; Priority claim is considered, for the purposes of the procedure under	II-1-6	(date on which withdrawal became effective; if the notice of withdrawal was received by the International Bureau after completion of technical preparations for international publication, such withdrawal will not have been reflected in	
II-2-1	II-1-7	Bureau that priority claim is considered, for the purposes of the procedure under the Treaty, not to have been made	Not applicable
II-2-2   Country in which, or regional Office or receiving Office with which earlier application was filed (where the earlier application is an ARIPO application, indication of the country party to the Paris Convention or Member of the World Trade Organization for which that earlier application was filed):    II-2-3   Priority document received at the International Bureau on:	11-2	Number of earlier application:	0401895.8
which earlier application was filed (where the earlier application is an ARIPO application, indication of the country party to the Paris Convention or Member of the World Trade Organization for which that earlier application was filed):  II-2-3 Priority document submitted or transmitted in compliance with Rule 17.1(a) or (b) (only where priority document was received at the International Bureau):  II-2-5 Applicant has requested the receiving Office to prepare and transmit the priority document was received at the International Bureau):  II-2-6 Priority claim withdrawn by a notice from the applicant (date on which withdrawal became effective; if the notice of withdrawal was received by the International Bureau after completion of technical preparations for international publication, such withdrawal will not have been reflected in the pamphlet) (Rule 90b/s.3):  III-2-7 Declaration by the receiving Office or the International publication, such withdrawal will not have been made (date of declaration) (Rule 26b/s.2(b)):  III- INTERNATIONAL SEARCH REPORT  III-1 International Searching Authority carrying out the international search:  III-2 International search report or declaration under Article 17 (2)(a) received by the International Bureau:  III-3 Corrected version(s) of the international Bureau:  III-3 Corrected version(s) of the international Bureau:	II-2-1	Filing date of earlier application:	29 January 2004 (29.01.2004)
III-2-4 Priority document submitted or transmitted in compliance with Rule 17.1(a) or (b) (only where priority document was received at the International Bureau):  III-2-5 Applicant has requested the receiving Office to prepare and transmit the priority document in compliance with Rule 17.1(b) (only where no priority document was received at the International Bureau):  III-2-6 Priority claim withdrawn by a notice from the applicant (date on which withdrawal became effective; if the notice of withdrawal was received by the International Bureau after completion of technical preparations for international publication, such withdrawal will not have been reflected in the pamphlet) (Rule 90bis.3):  III-2-7 Declaration by the receiving Office or the International Bureau that priority claim is considered, for the purposes of the procedure under the Treaty, not to have been made (date of declaration) (Rule 26bis.2(b)):  III-INTERNATIONAL SEARCH REPORT  III-1 International Searching Authority carrying out the international search:  III-2 International search report or declaration under Article 17 (2)(a) received by the International Bureau:  Not applicable  Yes  III-3 Corrected version(s) of the international search report (if any) received by the International Bureau:	II-2-2	which earlier application was filed (where the earlier application is an ARIPO application, indication of the country party to the Paris Convention or Member of the World Trade Organization for which that earlier application	
II-2-4	II-2 <b>-</b> 3	Priority document received at the International Bureau on:	24 August 2004 (24.08.2004)
and transmit the priority document in compliance with Rule 17.1(b) (only where no priority document was received at the International Bureau):  II-2-6 Priority claim withdrawn by a notice from the applicant (date on which withdrawal became effective; if the notice of withdrawal was received by the International Bureau after completion of technical preparations for international publication, such withdrawal will not have been reflected in the pamphlet) (Rule 90bis.3):  II-2-7 Declaration by the receiving Office or the International Bureau that priority claim is considered, for the purposes of the procedure under the Treaty, not to have been made (date of declaration) (Rule 26bis.2(b)):  III- INTERNATIONAL SEARCH REPORT  III-1 International Searching Authority carrying out the international search:  III-2 International search report or declaration under Article 17 (2)(a) received by the International Bureau:  Not applicable  Not applicable  Not applicable	II-2-4	with Rule 17.1(a) or (b) (only where priority document was	
(date on which withdrawal became effective; if the notice of withdrawal was received by the International Bureau after completion of technical preparations for international publication, such withdrawal will not have been reflected in the pamphlet) (Rule 90bis.3):  II-2-7 Declaration by the receiving Office or the International Bureau that priority claim is considered, for the purposes of the procedure under the Treaty, not to have been made (date of declaration) (Rule 26bis.2(b)):  III- INTERNATIONAL SEARCH REPORT  III-1 International Searching Authority carrying out the international search:  III-2 International search report or declaration under Article 17 (2)(a) received by the International Bureau:  III-3 Corrected version(s) of the international search report (if any) received by the International Bureau:	II-2-5	and transmit the priority document in compliance with Rule 17.1(b) (only where no priority document was received at	Not applicable
Bureau that priority claim is considered, for the purposes of the procedure under the Treaty, not to have been made (date of declaration) (Rule 26bis.2(b)):  III - INTERNATIONAL SEARCH REPORT  III-1 International Searching Authority carrying out the international search:  III-2 International search report or declaration under Article 17 (2)(a) received by the International Bureau:  III-3 Corrected version(s) of the international search report (if any) received by the International Bureau:  Not applicable	II-2-6	(date on which withdrawal became effective; if the notice of withdrawal was received by the International Bureau after completion of technical preparations for international publication, such withdrawal will not have been reflected in	
III-1 International Searching Authority carrying out the international search:  III-2 International search report or declaration under Article 17 (2)(a) received by the International Bureau:  III-3 Corrected version(s) of the international search report (if any) received by the International Bureau:  Not applicable	11-2-7	Bureau that priority claim is considered, for the purposes of the procedure under the Treaty, not to have been made	Not applicable
international search:  III-2 International search report or declaration under Article 17 (2)(a) received by the International Bureau:  III-3 Corrected version(s) of the international search report (if any) received by the International Bureau:  Not applicable	III - INTER	RNATIONAL SEARCH REPORT	
(2)(a) received by the International Bureau:  III-3  Corrected version(s) of the international search report (if any) received by the International Bureau:  Not applicable	III-1	International Searching Authority carrying out the international search:	ISA/EP
any) received by the International Bureau:	III-2	International search report or declaration under Article 17 (2)(a) received by the International Bureau:	Yes
IV - REFERENCE TO DEPOSITED BIOLOGICAL MATERIAL Not applicable	III-3	Corrected version(s) of the international search report (if any) received by the International Bureau:	Not applicable
in the second se	IV - REFE	RENCE TO DEPOSITED BIOLOGICAL MATERIAL	Not applicable

V - INTERNATIONAL PUBLICATION				
V-1	International publication number:	WO 2005/012016 (A1)		
V-2	International publication date:	10 February 2005 (10.02.2005)		
V-3	Language of publication:	English		
V-4	Number of figure of drawing published together with the abstract:	1		
V-5	Republication(s) (republication date(s) and reason(s)):	Not applicable		
VI - INT	ERNATIONAL PRELIMINARY REPORT ON PATENTABILITY	(CHAPTER I)		
VI-1	International preliminary report on patentability (Chapter I) issued by the International Bureau on:	Not applicable		
VI-2	Corrected version(s) of the international preliminary report on patentabilty (Chapter I) (if any) issued by the International Bureau on:	Information not available for inclusion in this IASF		
VII - INT	ERNATIONAL PRELIMINARY EXAMINATION			
VII-1	A demand electing the State(s) for which the Office acts as an elected Office has been received by the International Preliminary Examining Authority (where the elected Office is a regional Office, indication of the State(s) elected in respect of which the Office acts as an elected Office):	No No		

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